



In The
SUPREME COURT OF THE UNITED STATES
1979

No. — **78-1710**

BARTON DEAN FORD,
Appellant,

v.

STATE OF TEXAS,
Appellee.

On Appeal From the Comal County, Texas, Court-at-Law

JURISDICTIONAL STATEMENT
APPENDIX

Barton D. Ford
Appellant, pro se
19 Summit Drive West
Wimberley, Texas 78676

March, 1979

APPENDIX TO JURISDICTIONAL STATEMENT

INDEX

	Page
The Judgment Below	1
Original Notice of Appeal	2
Amended Notice of Appeal	3
Certificate of Service	4

NO. 1847A In the County
The State of Texas Court-at-Law
VS. Comal County, Texas
Barton Dean Ford

JUDGMENT

On this the 31st day of January, 1979, this cause was called for trial, and both parties appeared, the State of Texas represented by Bill Reimer, Assistant County Attorney, and defendant was represented by himself, and announced ready for trial, and defendant Barton Dean Ford pleaded not guilty to the information herein, and a jury, to-wit: Jim Ted Wood and five others, was duly selected, impaneled, and sworn, who, having heard the information read and the defendant's plea of not guilty thereto, and having heard the evidence submitted, and having been duly charged by the Court, and after argument of counsel retired to consider their verdict, and afterward returned into court in due form of law the following verdict, which was received by the Court, and is here now entered upon the minutes, to-wit:

"We, the jury, find the defendant Barton Dean Ford Guilty as charged in the information.

"JIM TED WOOD"

"Foreman of the Jury."

Thereupon the defendant Barton Dean Ford elected to have his punishment fixed by the jury and the jury having heard evidence on the question of punishment retired to consider their (sic) punishment, and afterward returned into court in due form of law the following punishment, which was received by the Court, and is here now entered upon the minutes, to-wit:

"We the jury, assess the punishment at a fine of \$55.00.

"JIM TED WOOD"

"Foreman of the Jury."

IT IS WHEREFORE CONSIDERED, ORDERED AND AD-
JUDGED by the Court that the defendant Barton Dean
Ford is adjudged to be "GUILTY" of the offense of
Speeding as found by the jury and that his punish-
ment has been set at \$55.00 fine and the State of
Texas do have and recover of said defendant Barton
Dean Ford all costs of this prosecution.

/s/ D.H. Buchanan
JUDGE PRESIDING

SEAL

The State of Texas NO. 1847A In the County
V. Court-at-Law
Barton Dean Ford Comal County, Texas

To the Honorable Judge of said Court:

Defendant in the above styled and numbered
cause on February 28, 1979, files this written no-
tice with the clerk of this Court giving notice that
he will appeal to the Supreme Court of the United
States from the Court's order denying defendant's
motion for a new trial, said order having been
entered on February 7th, 1979.

Dated February 28, 1979

/s/ Barton Dean Ford
Barton Dean Ford
Defendant, pro se

NO. 1847A
The State of Texas In the County
VS. Court-at-Law
Barton Dean Ford Comal County, Texas

AMENDED NOTICE OF APPEAL

Defendant in the above numbered and styled action hereby amends his original notice of appeal to the Supreme Court of the United States, filed February 28, 1979, to state as follows:

Notice is hereby given that Barton Dean Ford, appellant above-named, hereby appeals to the Supreme Court of the United States from the final decree of the Comal County Court-at-Law denying appellant's motion for a new trial, entered in this action on February 7, 1979.

This appeal is taken pursuant to Title 28, United States Code, Section 1257, subparagraph 2.

Dated March 7, 1979 /s/ Barton Dean Ford
 Barton Dean Ford
 Defendant-appellant

(Filed March 8, 1979)

CERTIFICATE OF SERVICE

I, Barton D. Ford, appellant herein, do hereby certify that I have put into the United States Mail three copies of appellant's Jurisdictional Statement and one copy of appellant's amended notice of appeal, filed March 8, 1979, correctly addressed to Mr. Bill Reimer, who was at the time of mailing the attorney of record for the State of Texas in this case. Mr. Reimer has personally represented to me that these materials were forwarded to the Texas Attorney General, whose office is representing the State of Texas in this appeal. Mr. Douglas Becker, of the Texas Attorney General's office has personally represented to me that he has received these materials.

I further certify that I have put into the United States Mail three copies of the appendix to appellant's Jurisdictional Statement, a copy of appellant's original notice of appeal, filed February 28, 1979, and a copy of appellant's request to certify the record, correctly addressed to Mr. Douglas Becker, attorney of record for the State of Texas.

Barton D. Ford
Barton D. Ford
Appellant, pro se